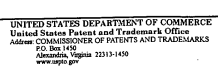


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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/035,320	11/08/2001	Roman M. Barabolak	112703-211	2531
27150	7590 05/16/2003		EXAMINER ROSE, SHEP K	
	D & LLOYD LLC			
P. O. BOX 11 CHICAGO, II	L 60690-1135		KOSE, S	ner K
,	•		ART UNIT	PAPER NUMBER
			1614	12
•			DATE MAILED: 05/16/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE
Petent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO	
			EX	AMINER	

			ART UNIT	PAPER NUMBER	
		L.	ATE MAUED.		

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

					ADVISOR	Y ACTION				
ı	ו 🗆	HE PER	IOD FOR RESP	ONSE:						
	a) [] is ext	ended to run		_ or continues to run		from the date	e of the final rejection		
t) [expire	es three months to thowever, will the	rom the date of statutory perio	the final rejection or a d for the response exp	s of the mailing d pire later than six	ate of this Advis- months from the	ory Action, whichever is adate of the final rejection	later. In no on.	
	٠	purpo	ses of determini	response, the p of the period of	etition, and the fee hat extension and the con	ave been filed is t responding amou	the date of the re	sed response and the ap esponse and also the dat ny extension fee pursuan se or as set forth in b) al	te for the	
2	5 /	ppellant	's Brief is due in	accordance with	37 CFR 1.192(a).].
2) A to	Applicant's response to the final rejection, filed APRIL 222013 has been considered with the following effect, but it is not deemed to place the application in condition for allowance:						not deemed		
1		The proposed amendments to the claim and /or specification will not be entered and the final rejection stands because:						:		
		a. 🗌	There is no conv presented.	ncing showing	under 37 CFR 1.116(b) why the propos	ed amendment is	s necessary and was no	t earlier	
		b. 🔲	They raise new is	sues that would	frequire further consid	deration and/or se	arch. (See Note	∍).		
		c. 🗌	They raise the is	sue of new matt	er. (See Note).					
		d. 🔲	They are not de appeal.	emed to place t	he application in better	form for appeal	by materially red	lucing or simplifying the i	issues for	•
		е. 🗌	They present ad-	ditional claims w	rithout cancelling a cor	responding numb	per of finally reje	cted claims.		
		NOTE:								
2.		Newly the nor	proposed or amon-allowable claim	ended claims	wou	ald be allowed if s	submitted in a se	parately filed amendmen	nt cancelling	
3.		Upon to	he filing an appe ollows:	al, the proposed	amendment 🗌 will t	be entered 🔲 w	ill not be entered	d and the status of the cl	laims will	
		Claims	allowed:							
			objected to: rejected:		 -	····				
										•
		Ø Ap	plicant's respons	has overcome	the following rejection	Ton nage	epted Ter	minal Disclaimente Find Resadtal	rs overcome	7
4.	×	The aff	idavit, exhibit or r	equest for reco	sideration has been o	onsidered but do	es not overcome	the rejection because	the claims	
5.	П	The affi	davit or exhibit w	I not be conside	ered because applican	the person	sieve. There i	IS no novelty in on treasons why it was no	these Claims.	
. •		present	led.		orea pecense applican	i nas not snown (yood and suilice	C1'	ot earlier	
	The	propose	d drawing correc	ion 🗌 has	has not been app	roved by the exar	miner.	They Prog	:	
	Oth	er						SHEP K. ROSE PRIMARY EXAMIN	IER	,.